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Patentanwälte

Mauerkircherstrasse 45

81679 München ALLEMAGNE EINGEGANGEN TER MEER STPINIVER 2 7. JUNI 2008

Date // :

26-06-2008

OPP-AZ-2006-003

Application No./Patent No. 06022438.3 - 2314 / 1746197

Applicant/Proprietor

LG ELECTRONICS INC.

Communication pursuant to Article 94(3) EPC

The examination of the above identified application has revealed that it does not meet the requirements of the European Patent Convention for the reasons already stated in the European search opinion. If the deficiencies indicated are not rectified the application may be refused pursuant to Article 97(2) EPC.

You are invited to file your observations and insofar as the deficiencies are such as to be rectifiable, to correct the indicated deficiencies within a period

of four months

from the notification of this communication, this period being computed in accordance with Rules 126(2) and 131(2) and (4) EPC.

One set of amendments to the description, claims and drawings is to be filed within the said period on separate sheets (R. 50(1) EPC).

Failure to comply with this invitation in due time will result in the application being deemed to be withdrawn (Art. 94(4) EPC).

Primary Examiner for the Examining Division





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For any questions about this communication:

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Reference OPP-AZ-2006-003	Application No./Patent No. 06022438,3 - 2314	
Applicant/Proprietor LG ELECTRONICS INC.		

Communication

The extended European search report is enclosed.

The extended European search report includes, pursuant to Rule 62 EPC, the European search report (R. 61 EPC) or the partial European search report/ declaration of no search (R. 63 EPC) and the European search opinion.

Copies of documents cited in the European search report are attached.

M 2 additional set(s) of copies of such documents is (are) enclosed as well.

The following have been approved:

Title \square **Abstract** M

The Abstract was modified and the definitive text is attached to this communication.

The following figure will be published together with the abstract: 3

Refund of the search fee

If applicable under Article 9 Rules relating to fees, a separate communication from the Receiving Section on the refund of the search fee will be sent later.



EUROPEAN SEARCH REPORT

Application Number EP 06 02 2438

1	DOCUMENTS CONSID	ERED TO BE R	ELEVANT				
Category	Citation of document with in of relevant pass		priate,	Relevant to claim	CLASSIFICATION OF THE APPLICATION (IPC)		
A	PATENT ABSTRACTS OF vol. 2003, no. 05, 12 May 2003 (2003-0 -& JP 2003 019382 A CORP), 21 January 2 * abstract *	1-12	INV. D06F39/08 D06F35/00 D06F39/04				
A	GB 1 222 227 A (POE 10 February 1971 (1 * the whole documen		1-12				
х	GB 2 348 213 A (NOR 27 September 2000 (* the whole documen	2000-09-27)	RT)	1-12			
Α	PATENT ABSTRACTS OF vol. 016, no. 449 (18 September 1992 (-& JP 04 158896 A (1 June 1992 (1992-0 * abstract *	C-0986), 1992-09-18) SANYO ELECTRI	C CO LTD),	1-12	TECHNICAL FIELDS SEARCHED (IPC)		
A	GB 799 788 A (ERICH 13 August 1958 (195 * the whole documen	8-08-13)		1-12	D06F		
Α				5-12,15			
A	DE 44 31 654 A (MIE 7 March 1996 (1996- * the whole documen	03-07)		1-12			
X	GB 21286 A A.D. 189 DUNSFORD [US]) 6 Au * the whole documen	gust 1898 (18		1-12			
X	EP 0 816 550 A (ESS 7 January 1998 (199 * the whole documen	8-01-07)		1-12			
			-/				
	The present search report has	been drawn up for all	claims				
	Place of search	Cale of comp	letion of the search		Examiner		
	Munich	12 Dec	ember 2007	Spi	tzer, Bettina		
Munich 12 CATEGORY OF CITED DOCUMENTS X: particularly relevant if taken alone Y: particularly relevant if combined with another document of the same category A: technological background O: non-written disclosure P: Intermediate document			E : earlier patent doc after the filing dat D : document cited is L : document cited for	ory or principle underlying the invention fler patent document, but published on, or or the fliing date cument cited in the application cument cited for other reasons			
O: nor P: inté	a-written disclosure emediate document		 a: member of the same patent family, corresponding document 				



EUROPEAN SEARCH REPORT

Application Number EP 06 02 2438

i	DOCUMENTS CONSIDER	RED TO BE RELEVANT					
Category	Citation of document with indi of relevant passag	cation, where appropriate,	Relevant to claim	CLASSIFICATION OF THE APPLICATION (IPC)			
х	WO 03/012185 A (NORTH 13 February 2003 (200 * the whole document	H JOHN HERBERT [GB]) 13-02-13)	1-12				
Х	GB 835 250 A (JAMES A 18 May 1960 (1960-05- * the whole document	-18)	1-12				
A	US 3 712 089 A (TOTH 23 January 1973 (197 * the whole document	3-01-23)	1-12				
A	GB 2 113 722 A (SENK 10 August 1983 (1983 * the whole document	-08-10)	1-12				
Х	WO 97/15709 A (PEETE MARI [BE]) 1 May 199 * the whole document	7 (1997-05-01)	1–12				
				TECHNICAL PIELDS SEARCHED (IPC)			
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	The present search report has b						
	Place of search Mun1ch	Date of completion of the search 12 December 200)7 Sn	itzer, Bettina			
Munich CATEGORY OF CITED DOCUMENTS X: particularly relevant if taken alone Y: particularly relevant if combined with another document of the same category A: technological background O: non-written disclosure P: intermediate document		T : theory or print E : earlier patent after the filling er D : document cite L : document cite	T: theory or principle underlying the E: earlier patent document, but put after the filing date D: document cited in the application L: document cited for other reasons				
O: no	on-written disclosure remediate document		& : member of the same patent family, corresponding				

ANNEX TO THE EUROPEAN SEARCH REPORT ON EUROPEAN PATENT APPLICATION NO.

EP 06 02 2438

This annex lists the patent family members relating to the patent documents cited in the above-mentioned European search report. The members are as contained in the European Patent Office EDP file on The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

12-12-2007

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GB	835250	Α	18-05-1960	NONE		
US	3712089	A	23-01-1973	NONE		
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WO	9715709	Α	01-05-1997	AU BE	7270996 A 1009718 A6	15-05-199 01-07-199

The following documents are referred to in this communication; the numbering will be adhered to in the rest of the procedure:

- D1: PATENT ABSTRACTS OF JAPAN vol. 2003, no. 05, 12 May 2003 (2003-05-12)
 -& JP 2003 019382 A (MITSUBISHI ELECTRIC CORP), 21 January 2003 (2003-01-21)
- D2: GB-A-1 222 227 (POENSGEN) 10 February 1971 (1971-02-10)
- D3: GB-A-2 348 213 (NORTH JOHN HERBERT) 27 September 2000 (2000-09-27)
- D4: PATENT ABSTRACTS OF JAPAN vol. 016, no. 449 (C-0986), 18 September 1992 (1992-09-18) -& JP 04 158896 A (SANYO ELECTRIC CO LTD), 1 June 1992 (1992-06-01)
- D5: GB 799 788 A (ERICH SULZMANN) 13 August 1958 (1958-08-13)
- D6: DE 44 31 654 A (MIELE & CIE) 7 March 1996 (1996-03-07)
- D7: GB 21286 A A.D. 1897 (JENKINS CHARLES DUNSFORD [US]) 6 August 1898 (1898-08-06)
- D8: EP-A-0 816 550 (ESSWEIN SA [FR]) 7 January 1998 (1998-01-07)
- D9: WO 03/012185 A (NORTH JOHN HERBERT [GB]) 13 February 2003 (2003-02-13)
- D10: GB 835 250 A (JAMES ARMSTRONG & CO LTD) 18 May 1960 (1960-05-18)
- D11: US-A-3 712 089 (TOTH A) 23 January 1973 (1973-01-23)
- D12: GB-A-2 113 722 (SENKINGWERK GMBH KG) 10 August 1983 (1983-08-10)
- D13: WO 97/15709 A (PEETERS TOM WALTER HELENA MARI [BE]) 1 May 1997 (1997-05-01)

1. Art. 84 EPC

1.1 Claims 1 and 12 have been drafted as separate independent claims. However, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and/or in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness. Moreover, lack of clarity of the claims as a whole arises, since the plurality of independent claims makes it difficult, if not impossible, to determine the matter for which protection is sought, and places an undue burden on others seeking to establish the extent of the protection. Hence, claims 1 and 12 not meet the requirements of Article 84 EPC in combination with Rule 43(2) EPC.

The applicant is requested to file an amended set of claims which complies with Art. 84 EPC and Rule 43(2). Particular embodiments of the invention have to be drafted in dependent claims (see also Rule 43(3) EPC). Failure to do so, or to submit convincing arguments as to why the current set of claims does in fact comply with these provisions, will lead to refusal of the application under Article 97(2) EPC.

- 1.2 Dependent claims 4 and 5 have the same features and could have been drafted in a more concise manner, therefore, resulting in lack of clarity.
- 1.3 The vague and imprecise statement in the description on page 21, last paragraph and p. 22 implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity of the claims (Article 84 EPC) when used to interpret them (see the Guidelines, C-III, 4.4). This statement should therefore be amended to remove this inconsistency.
- 2. Claim 1 Art. 54(1) and (2) EPC

The document D8 discloses (the references in parentheses applying to this document):

"A dual injection type washing machine (c. 1, l. 4) comprising: a wash tub for holding wash water (c. 1, l. 50; Fig. 1: 3);

at least one steam supply unit provided with an inlet allowing wash water drawn therein, a heater for heating the wash water and an outlet for discharging steam into the wash tub (c. 2, i. 53-56); and

at least one circulation pump for pumping and resupplying the wash water of the wash tub into the wash tub (c. 2, i. 56)."

The subject-matter of claim 1 is therefore not new (Article 54(1) and (2) EPC). Also documents D3, D7, D9, D10, D13 disclose substantially the same subject-matter and therefore, are also novelty destroying.

- Claim 12 Art. 54(1) and (2) EPC
 The objection under item 2 also holds for claim 12 (see also item 1.1).
- 4. Dependent Claims 2-11

Dependent claims 2-11 do not appear to contain any additional features which, in combination with the features of any claim to which they refer, meet the requirements of the EPC with respect to novelty and inventive step, because they are either known from documents D3, D7, D8, D9, D10, D13 or a normal design option.

- 5. To meet the requirements of Rule 42(1)(b) EPC, the documents D7 and D8 should be identified in the description and the relevant background art disclosed therein should be briefly discussed.
- 6. Independent claims 1 and 12 are not in the two-part form in accordance with Rule 43(1) EPC, which in the present case would be appropriate, with those features known in combination from the prior art (document D8) being placed in the preamble (Rule 43(1)(a) EPC) and with the remaining features being included in the characterising part (Rule 43(1)(b) EPC).
- 7. The features of the claims should be provided with reference signs placed in parentheses to increase the intelligibility of the claims (Rule 43(7) EPC). This applies to both the preamble and characterising portion (see the Guidelines, C-III, 4.19).
- 8. It is not at present apparent which part of the application could serve as a basis for a new, allowable claim. Should the applicant nevertheless regard some particular matter as patentable, an independent claim should be filed taking account of Rule 43(1) EPC. The applicant should also indicate in the letter of reply the difference of the subject-matter of the new claim vis-à-vis the state of the art and the significance thereof.
- 9. Applications EP 04000336.0, EP0400337.8, EP 04008896.5, EP 06022437.5 from the same applicant deal with the same subject-matter. However, several patents shall not be granted to the same applicant for one invention (see Guidelines C-IV 7.4).

Bettina Spitzer.